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2	DANIEL MULLER, CA BAR NO. 193396 dmuller@thelenreid.com				
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4					
5	San Jose, California 95113 Telephone: (408) 292-5800				
6	Facsimile: (408) 287-8040				
7 8	Attorneys for Plaintiffs 1-800 BAR NONE, A FINANCIAL CORPORATION, INC. and JAMES CROUSE				
9	,				
10					
11	UNITED STATES DISTRICT COURT				
12	NORTHERN DISTRICT OF CALIFORNIA				
13	1-800 BAR NONE, A FINANCIAL CORPORATION, INC., a California	Case No.: C06-05507 CW			
14 15	corporation, JAMES CROUSE, individually and as designated representative of the former Bar None, Inc. shareholders,				
16	Plaintiffs,	STIPULATION TO EXTEND TIME TO ADD ADDITIONAL PARTIES OR CLAIMS; ORDER			
17	VS.	0_1, 0_1			
18	BRANDOW'S FAIRWAY CHRYSLER JEEP, INC., a Pennsylvania corporation,				
19	BRANDOW CHRYSLER JEEP COMPANY, a Pennsylvania corporation, BRANDOW				
20	CHEVROLET, INC., a New Jersey corporation, MARGARET M. STUSKI, an				
21	individual, and DOES 1 through 100, inclusive,				
22	Defendants.				
23					
24	AND RELATED CROSS ACTIONS.				
25					
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28					

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1	WHEREAS, the Minute Order and Case Management Order filed December 5, 2006
2	initially provided the deadline to add additional parties or claims as February 1, 2007;
3	WHEREAS, on February 1, 2007, the parties filed a stipulation extending this deadline to
4	March 2, 2006, which the Court approved;
5	WHEREAS, the parties are currently engaged in advanced settlement negotiations that
6 7	may resolve the case;
8	WHEREAS, the parties agree that it is reasonable to extend the deadline to March 16, 2007
9	in light of settlement negotiations;
10	WHEREAS, the parties agree that the extension of time to add additional parties or claims
11	does not currently affect other deadlines provided by the Minute Order and Case Management
12	Order filed December 5, 2006. This is without prejudice to any party making a proper motion in
13	the future to modify the schedule or change the trial date.
1415	Plaintiffs 1-800 BAR NONE, A FINANCIAL CORPORATION, INC. and JAMES
16	CROUSE ("Bar None"), and Defendants BRANDOW'S FAIRWAY CHRYSLER JEEP, INC.,
17	BRANDOW CHRYSLER JEEP COMPANY, BRANDOW CHEVROLET, INC., and
18	MARGARET M. STUSKI, by and through their undersigned counsel, hereby stipulate and agree
19	as follows:
20	In light of advanced settlement negotiations, additional parties or claims may be added
21	until March 16, 2007.
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2324	IT IS SO STIPULATED
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1	Dated: March 1, 2007	THELEN REID BROWN RAYSMAN & STEINER LLP
2		
3		By /s/ Keith L. Slenkovich
4		Daniel J. Muller
5		Richard Swope Attorneys for Plaintiffs 1-800 BAR NONE, A FINANCIAL
6 7		CORPORATION, INC. and JAMES CROUSE
8		
9	Dated: March 1, 2007	
10		By Paul B. Schroeder, Esq.
11		Clifford Hirsch, Esq. Alan L. Frank
12		Attorneys for Defendants
13		BRANDOW'S FAIRWAY CHRYSLER JEEP, INC., BRANDOW CHRYSLER JEEP
14		COMPANY, and BRANDOW CHEVROLET, INC.
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1	Dated: March 1, 2007	CLAPP, MORONEY, BELLAGAMBA, and
2	Dated. Water 1, 2007	VUCINICH A PROFESSIONAL CORPORATION
		A PROFESSIONAL CORPORATION
3		By Jeffrey M. Vucinich, Esq.
4		Joshua W. Rose, Esq.
5		Attorneys for Defendant MARGARET M. STUSKI
6		MARGAREI M. STUSKI
7 8		<u>ORDER</u>
9	IT IS SO ORDERED.	ORDER
10	II IS SO ORDERED.	- 1.0
11		Chidialeit
12	DATED: 3/5/07	
13		Honorable Judge Claudia Wilken UNITED STATES DISTRICT JUDGE
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